KOCH FOODS OF ALABAMA, LLC,	_)	
an Alabama limited liability company,)	Case No. 07-cv-522-MHT
)	
Plaintiff and Counterclaim-defendant,)	
)	Honorable Myron H. Thompson
v.)	•
)	Honorable Terry F. Moorer
GENERAL ELECTRIC CAPITAL)	·
CORPORATION, a Delaware corporation,)	
•)	
Defendant and Counterclaim-plaintiff.)	

NOTICE OF SUBMISSION OF VERDICT FORMS

COMES NOW Plaintiff Koch Foods of Alabama, Inc., and submits the following proposed verdict forms:

/s/ Constance C. Walker
Constance C. Walker (ASB-5510-L66C)
Attorney for Plaintiff Koch Foods of
Alabama, LLC

OF COUNSEL:

Thomas G. Mancuso
Thomas T. Gallion, III
Constance C. Walker
HASKELL SLAUGHTER YOUNG & GALLION, LLC
305 South Lawrence Street
Montgomery, Alabama 36104
(334) 265-8573
(334) 264-7945 (fax)
tgm@hsy.com
ttg@hsy.com; mp@hsy.com
ccw@hsy.com

OF COUNSEL:

Eugene J. Geekie, Jr.
Zhiyuan "Mike" Xu
SCHIFF HARDIN LLP
6600 Sears Tower
Chicago, Illinois 60606
(312) 258-5500
(312) 258-5600 (fax)
egeekie@sschiffhardin.com
mxu@schiffhardin.com

CERTIFICATE OF SERVICE

I hereby certify that on the 31st day of March, 2008, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system that will send notification of such filing to the following counsel:

Alexander Terras **Timothy Scott Harris** Reed Smith Sachnoff & Weaver 10 South Wacker Drive Chicago, IL 60606

Rusha Christina Smith Bradley Arant Rose & White LLP One Federal Place 1819 Fifth Avenue North Birmingham, AL 35203-2104

> /s/ Constance C. Walker OF COUNSEL

VERDICT FORM

Complete all questions that apply.

1.	Did the plaintiff, Koch Foods of Alabama, LLC, prove by a preponderance of evidence
	that the deboning lines and the spiral freezer are the fixtures of Koch Foods' poultry
	processing facility?
	Yes No
	If you answered yes, sign and date Verdict From A, and stop, and this concludes all the
	questions you need to answer. If you answered no, sign and date Verdict From B, and
	proceed to the next question.
2.	Did the counterclaim plaintiff, General Electric Capital Corporation, prove by a
	preponderance of evidence that the counterclaim defendant, Koch Foods of Alabama
	LLC, converted the spiral freezer located at Koch Foods' poultry processing facility?
	Yes No
	If you answered no, sign and date Verdict From C, skip question 3, and go directly to
	question 4. If you answered yes, proceed to the next question.
3.	What amount of money will fairly and adequately compensate the counterclaim plaintiff
	General Electric Capital Corporation, for the damages it sustained as a result of Koch
	Foods' conversion of the spiral freezer?
	If appropriate, enter amount \$
	Please fill this amount on Verdict Form D, sign and date Verdict Form D, and proceed to the
	next question.

4.	Did the counterclaim plaintiff, General Electric Capital Corporation, prove by a
	preponderance of evidence that the counterclaim defendant, Koch Foods of Alabama
	LLC, converted the deboning lines located at Koch Foods' poultry processing facility?
	Yes No
	If you answered no, sign and date Verdict From E, skip questions 5 through 7, and go
	directly to question 8. If you answered yes, proceed to the next question.
5.	What amount of money will fairly and adequately compensate the counterclaim plaintiff
	General Electric Capital Corporation, for the damages it sustained as a result of Koch
	Foods' conversion of the deboning lines?
	If appropriate, enter amount \$
	Please fill this amount on Verdict Form F, sign and date Verdict Form F, and proceed to the
	next question.
6.	Has the counterclaim plaintiff, General Electric Capital Corporation, by clear and
	convincing evidence demonstrated that the counterclaim defendant, Koch Foods of
	Alabama, LLC, consciously or deliberately engaged in legal malice, willfulness, insult
	or other aggravating circumstances?
	Yes No
	If you answered no, sign and date Verdict From G, and this concludes the questions you need
	to answer. If you answered yes, then proceed to the next question.
7.	What amount of money will fairly and adequately represent the amount of punitive
	damages that you think is appropriate?
	If appropriate, enter amount \$

Please fill this amount on Verdict Form H, and sign and Date Form H, and this concludes the questions you need to answer.

Page 5 of 15

8. Did the plaintiff, Koch Foods of Alabama, LLC, prove by a preponderance of evidence, that the defendant, General Electric Capital Corporation, by leaving the deboning lines and the spiral freezer at Koch Foods' facility, is liable to Koch Foods for storage costs and other maintenance expenses?

_____ Yes _____ No

If you answered no, sign and date Verdict Form I, and this concludes the questions you need to answer. If you answered yes, please proceed to the next question.

9. What amount of money will fairly and adequately compensate the plaintiff, Koch Foods of Alabama, LLC, for the storage costs and maintenance expenses it incurred?

If appropriate, enter amount \$_____

Please fill this amount on Verdict Form F and sign and date Verdict Form J. This concludes the questions you need to answer.

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

KOCH FOODS OF ALABAMA, LLC, an Alabama limited liability company, Plaintiff and Counterclaim-defendant, v. GENERAL ELECTRIC CAPITAL CORPORATION, a Delaware corporation, Defendant and Counterclaim-plaintiff.	Case No. 07-cv-522-MHT Honorable Myron H. Thompson Honorable Terry F. Moorer Honorable Terry F. Moorer
We, the jury, in the above-captioned act Alabama, LLC, and against the defendant,	ion, find in favor of the plaintiff, Koch Foods of General Electric Capital Corporation, on the spiral freezer are fixtures of Koch Foods' poultry

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

KOCH FOODS OF ALABAMA, LLC,			
an Alabama limited liability company,) Case No. 07-cv-522-MHT		
Plaintiff and Counterclaim-defendant,)) Honorable Myron H. Thompson		
V. GENERAL ELECTRIC CAPITAL CORPORATION, a Delaware corporation, Defendant and Counterclaim-plaintiff.) Honorable Terry F. Moorer))))		
<u>VERDICT FORM B</u>			
We, the jury, in the above-captioned	action, find in favor of the defendant, General		
Electric Capital Corporation, and against the	plaintiff, Koch Foods of Alabama, LLC, on the		
plaintiff's claim that the deboning lines and the	e spiral freezer are fixtures of Koch Foods' poultry		
processing facility.			

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

KOCH FOODS OF ALABAMA, LLC, an Alabama limited liability company, Plaintiff and Counterclaim-defendant, v. GENERAL ELECTRIC CAPITAL CORPORATION, a Delaware corporation, Defendant and Counterclaim-plaintiff.	Case No. 07-cv-522-MHT Honorable Myron H. Thompson Honorable Terry F. Moorer Honorable Terry F. Moorer
We, the jury, in the above-captioned action Koch Foods of Alabama, LLC, and against the	ion, find in favor of the counterclaim defendant, counterclaim plaintiff, General Electric Capital ods converted the spiral freezer located at Koch

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

KOCH FOODS OF ALABAMA, LLC,	
an Alabama limited liability company,) Case No. 07-cv-522-MHT
Plaintiff and Counterclaim-defendant, v. GENERAL ELECTRIC CAPITAL CORPORATION, a Delaware corporation, Defendant and Counterclaim-plaintiff.	Honorable Myron H. Thompson Honorable Terry F. Moorer Honorable Terry F. Moorer
VERDICT	r form D
We, the jury, in the above-captioned ac General Electric Capital Corporation, and agai Alabama, LLC, on the counterclaim that Koch	tion, find in favor of the counterclaim plaintiff, nst the counterclaim defendant, Koch Foods of h Foods converted the spiral freezer located at cordingly, we award the counterclaim plaintiff
We, the jury, in the above-captioned ac General Electric Capital Corporation, and again Alabama, LLC, on the counterclaim that Kock Koch Foods' poultry processing facility. Acc	tion, find in favor of the counterclaim plaintiff, nst the counterclaim defendant, Koch Foods of h Foods converted the spiral freezer located at cordingly, we award the counterclaim plaintiff

)
) Case No. 07-cv-522-MHT
)
)
) Honorable Myron H. Thompson
)
) Honorable Terry F. Moorer
)
)
)
)

VERDICT FORM E

We, the jury, in the above-captioned action, find in favor of the counterclaim defendant, Koch Foods of Alabama, LLC, and against the counterclaim plaintiff, General Electric Capital Corporation, on the counterclaim that Koch Foods converted the deboning lines located at Koch Foods' poultry processing facility.

Date FOREPERSON

KOCH FOODS OF ALABAMA, LLC, an Alabama limited liability company,) Case No. 07-cv-522-MHT	
Plaintiff and Counterclaim-defendant, v. GENERAL ELECTRIC CAPITAL CORPORATION, a Delaware corporation, Defendant and Counterclaim-plaintiff.	 Honorable Myron H. Thompson Honorable Terry F. Moorer)))))))) 	
VERDICT FORM F We, the jury, in the above-captioned action, find in favor of the counterclaim plaintiff, General Electric Capital Corporation, and against the counterclaim defendant, Koch Foods of		
Alabama, LLC, on the counterclaim that Koch Koch Foods' poultry processing facility. Accompensatory damages in the amount of \$	cordingly, we award the counterclaim plaintiff	

Date

KOCH FOODS OF ALABAMA, LLC,)		
an Alabama limited liability company,) Case No. 07-cv-522-MHT		
Plaintiff and Counterclaim-defendant, v. GENERAL ELECTRIC CAPITAL CORPORATION, a Delaware corporation,	 Honorable Myron H. Thompson Honorable Terry F. Moorer 		
COM OMATION, a Delaware corporation,)		
Defendant and Counterclaim-plaintiff.)		
VERDICT FORM G			
<u>VERDIC'</u>	T FORM G		
	C FORM G counterclaim plaintiff, General Electric Capital		
	counterclaim plaintiff, General Electric Capital		
We, the jury, DO NOT find that the	counterclaim plaintiff, General Electric Capital		
We, the jury, DO NOT find that the	counterclaim plaintiff, General Electric Capital		
We, the jury, DO NOT find that the	counterclaim plaintiff, General Electric Capital		
We, the jury, DO NOT find that the	counterclaim plaintiff, General Electric Capital		

Date

KOCH FOODS OF ALABAMA, LLC, an Alabama limited liability company,) Case No. 07-cv-522-MHT
an rindounia ininted fluority company,)
Plaintiff and Counterclaim-defendant,	
V.) Honorable Myron H. Thompson
v.) Honorable Terry F. Moorer
GENERAL ELECTRIC CAPITAL)
CORPORATION, a Delaware corporation,)
Defendant and Counterclaim-plaintiff.)
<u>VERDIO</u>	CT FORM H
We, the jury, DO find that the c	ounterclaim plaintiff, General Electric Capita
Corporation, should be awarded p	ounitive damages in the amount of \$
Date	FOREPERSON

KOCH FOODS OF ALABAMA, LLC,)	
an Alabama limited liability company,)	Case No. 07-cv-522-MHT
)	
Plaintiff and Counterclaim-defendant,)	
)	Honorable Myron H. Thompson
V.)	, i
)	Honorable Terry F. Moorer
GENERAL ELECTRIC CAPITAL)	•
CORPORATION, a Delaware corporation,)	
, ,)	
Defendant and Counterclaim-plaintiff.)	
•	- '	

VERDICT FORM I

We, the jury, in the above-captioned action, find in favor of the defendant, General Electric Capital Corporation, and against the plaintiff, Koch Foods of Alabama, LLC, on the plaintiff's claim that the defendant is liable for storage costs and maintenance expenses that the plaintiff incurred for the deboning lines and the spiral freezer.

D 4	 FOREBERGON	
Date	FOREPERSON	

)	
)	Case No. 07-cv-522-MHT
)	
)	
)	Honorable Myron H. Thompson
)	J
)	Honorable Terry F. Moorer
)	,
)	
Ś	
)	
_ /	

VERDICT FORM J

We, the jury, in the above-captioned action, find in favor of the plaintiff, Koch Foods of Alabama, LLC, and against the defendant, General Electric Capital Corporation, on the plaintiff's claim that the defendant is liable for storage costs and maintenance expenses that the plaintiff incurred for the deboning lines and the spiral freezer. Accordingly, we award the plaintiff compensatory damages in the amount of \$_______.

Date

FOREPERSON